IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

United States of America	*				
v.	*	Crimii	nal Case No. C	CCB-10-0583	3
DERWIN SAMUEL SMITH	* *****				
EXPEDITED SENTENCING ORDER					
(1) On or before <u>Friday, April</u>	15, 2011	(not more th	an 40 days from	the date of this	
order), the Probation Officer shall serve two	copies of t	the presentence	report upon c	ounsel for the	e
Defendant, who shall review the report with	and, prov	ide one of the	copies to, the	Defendant.	
The Probation Officer shall also serve one co	opy of the	presentence re	port upon cou	nsel for the	ここころ
Government and provide one copy to the Co	ourt.		G.	8 K	• ;
(2) If counsel for either party into	ends to cal	ll any witnesse	s at the sentence	ing hearing,	,
counsel shall submit, in writing, to the Cour	rt and oppo	osing counsel,	on or before	4/27/	_
(not less than 14 days before se	ntencing), a	statement con	taining (a) the	names of the	,
witnesses, (b) a synopsis of their anticipated	l testimony	, and (c) an es	timate of the a	nticipated	
length of the hearing.					
(3) Sentencing memoranda are n	not require	d unless a party	y intends to req	luest a	
sentence outside the advisory guidelines ran	nge on the	basis of a non-	guideline facto	r. If	
submitted, they shall be filed with the Clerk					
4/27/11 (not less than 14 days before s	sentencing).	Opposing or i	responding me	moranda are	
not required. If submitted, they shall be del-	livered to c	hambers on or	hefore 5	14/11	

Officer.

(not less than 7 days before sentencing). Copies of all memoranda must be sent to the Probation

(4) Sentencing shall be on <u>May 11, 2011</u> at <u>G:15a m</u>
(Either party may request an extension of the sentencing date after the presentence report is filed if there are objections to the presentence report which warrant further consideration and possible revision of the report.)

- (5) The presentence report, any revisions, and any proposed findings made by the Probation Officer in the addendum to the report shall constitute the tentative findings of the Court under section 6A1.3 of the sentencing guidelines. In resolving disputed issues of fact, the Court may consider any reliable information presented by the Probation Officer, the Defendant, or the Government, and the Court may issue its own tentative or final findings at any time before or during the sentencing hearing.
- Nothing in this Order requires the disclosure of any portions of the presentence report that are not discloseable under Federal Rules of Criminal Procedure 32.
- (7) The dates of service set forth in this Order refer to the date of receipt of the paper being served. If the Probation Officer or counsel are making service of a paper by mail, they must mail the paper at least three days before the date set forth in the Order.

3/8/11

CATHERINE C. BLAKE

UNITED STATES DISTRICT JUDGE